

## **RESTRICTION AND ELECTION REQUIREMENTS UNDER 35 USC 121**

Examiner's office action of 1/14/2005 again requires applicant to elect a single disclosed species of the claims amended and offered by applicant in the reply of 11/5/04 to Examiner's office action of May 6, 2004. In a telephone interview with Examiner on February 28, 2005 applicants' representative elected for prosecution claims to the single species claimed in claims 1, 2, 3, 4, 5 and 12, where claim 1 is generic. The election is made with traverse for the reason previously presented, i.e. in order to search the generic matter claimed a search of all the species would be necessary. The invention resides in the discovery of the formation of fine dispersions by exposure of the interface locations of a heterogeneous mixture to pulse energy transmission of a given frequency, regardless of the intrinsic type or nature of the energy. Reconsideration is requested.

\*\*\*\*\*